National Anti-Slavery Standard.

FIGE REMOVED.—The Office of the America Society has been removed from 142 to 18: on the corner of Beckman, and directly ove the corner of the control of the corner office at the corner of the corner of the corner office t, is at the corner of the corner of the corner of the turning to the right.

National Anti-Slavery Standard.

ANNUAL MEETING OF THE PENNSTLVANI.

AVERY SOCIETY.—The Seventeenth Annua
of the Pennsylvania Anti-Slavery Societ,
teld in the Horticultural Hall at Westchester
lay, Tuesday, and Wednesday, the 23d., 24th

one of importance. A cents

the second of th

SEMI-ANNUAL MEETING

OF THE SCAN ANTI-SLAVERY SOCIETY.

celety convened at the City Hall in un Friday Morning, Sept. 29, 1854, and, to order, at 10 A. M., by the President, torp Gamusos, of Boston. a quite goodly attendance of citizens all parties, but generally sympathizing with this Society.

this Society.

announced the platform free te to the slaveholder as the slave any party to forbear criticismelliation. Every man profesoititionist should be searched adles, to discern whether, in hea

issue with the Slave Power. But their mow as of a very loose character. Slavery no 36 deg., 30 min. in Kanasa was a Heavend. In Slavery in Carolina was not incomp with Christian character, nor should it exhaushedders from the public and communicated in the same character, and the same character in the same possible of the public with was peculiarly striking. (He explaines in fill.) The question, after all, related to matter of the treasury. Would it pay? I found that the Southern contributions to the shoury Board wore loss than those received the Sandwich Islands, while Northern Churce proposition to ease contributions, till

var it was the outside influence. Yet it at emotoraging.

Mr. Amunxrovs, of Buffalo, had been com with the Liberty Party since 1833. He had saked how be could attend the Garrison me His answer was like that of Paul, who sai Christ is preached, I rejoice." Upon the topic of liberty to the slave, he was with the the bottom of his beart. He had been at M.

slavery to be right; they were villalins throughout. That document was very specific. He would not believe that our people, for seventy years, had been so niterly statistical. They have that the Constitution means all these things, and only excessed themselves on the plant that it was necessary to cauble them to sustain themselves against England, and the end justified the means. Mr. Max's Impulved whether, although he himself regarded the Constitution as pro-shevery, and count of abold office under it, he might not all to elect true sent to office, who did not so construct the instrument.

the built-dex.

Her Herstar Grazz inquired whether Mr. May, its voting, did not place himself or the same form with the man for whom he voted.

Mr. Mar said that there were things which the man could do, which be himself could not do; and he questioned whether he could not consciently also be supported by the Constitution of the Constitution of

analienable right, not conferred by the Constitution.

A person liquited whether Mr. May could employ amon to steal for him when he would not steal films of the control of

After reassembling, a hymn was sung by the

audience.

The resolutions were again read by Mr. May.
The Parsident, after inviting all to speak irrespective of opinions, congratulated the large assumbly before him that no one was disposed to take pro-slavery ground, which was evidence of

ake pro-slavery gromd, which was evidence of rorgoress.

Rev. Mr. Foss, of New Hampshire, remarked, hat they did not differ in regard to the sinfulness late they did not differ in regard to the sinfulness of slavery. The people of this country were probably a superior of slavery was the note of the source of the superior of the supe theological dollars due

loss of children not yet horn. The makers of our prised (laughter). Mr. Smith, by his own show-constitution had no power 9 bind him. He was ling, had no right to go to Congress. The women slavery fit in horn without their concent, diven and bound by did not toge to sond him there, and he possessed must their action. Hence he had right to reputate no God-given right to go (laughter). Mr. Smith, their action, and able the econgramence. Mr. I he had his first all operations that the property of the had to the state of the state of the principle. The principle is the principle of the state of the principle of the state of the principle. Date what availed it that we had read by Jury and 12. Resolved, we will be a street of the state flower seems of the street of the state flower and the street of the state of the state flower and the street of the state of the st

had Senator Dougnes

Mr. Sarria- You do not believe in civin government.

Mr. Gannsov.—True: this idea of hood, putting g a bullet through a man's head, is marvellous uncivil (laughter). According to Mr. Smith, there was no civil (laughter). According to Mr. Smith, there was no civil (laughter). According to Mr. Smith, the civil new through the control of the control of the civil new through the control of the civil new through the control of God within him is the only man who has government. Indeed, I helieve to only man who has government. Indeed, I helieve through the civil new throug

Mr. Surre said it was contoundated by the

be abolished, as would have been the case but if the invention of Ell Whitney's cotton-gin. Mr. PRYNE said the three-fifths clause wou allow us an equal chance. Anti-shavery vote would have the benefits of it, if they lived in tho

Mr. Sarris demanded of Mr. Garrison to answe the objection that "no one shall be deprived of life, liherty or property, without due process of law." If our fathors meant to continue slavery

blid the record. The language must speak for trueff.

Mr. GABRERON insisted that strength was wasted by those technicalities.

Mr. SHTM asked whether the slave was acknowledged as a person in the Constitution.

Mr. GABRERON said be was.

Mr. SHTM was glad of that admission. No person could be deprived of liberty without due process of law. Suppose slavery had been abolished in all the States, then the shiplousles of magroes set upon the shores of Carolina had been freemen. Would Mr. G. scrutinize motives and thoughts?

Mr. GABRERON fastled that they must be II.

Mr. GARRON fastled that they must be III.

Mr. Garen and he agreed each alternate day to save all the, meaning to destroy one, the meaning ware all the, meaning to destroy one, the meaning

upon the shores of Carolins had less freemen. Would Mr. G. activations only and thoughts? Mr. Gaussov fasisted that they must be. If Mr. Green and he agreed each alternate day to save a life, meaning to destroy one, the meaning they employed was what the compact meant. So with the Constitution. Mr. Sturn-How are third parties to understand? Mr. Gaussow—There is no third parties to understand? At this moment a person amounced as on sale the portraits of Meers. Summer, Garrison and Smith. Mr. GAUSSOW—There is no third party. The poople are in permanent session. At this moment a person amounced as on sale the portraits of Meers. Summer, Garrison and Smith. Mr. GAUSSOW—Mr. Smith will until with me that these are the penaltics of notoriety, brickbats, rotten eggs and pictures (langhter). Recess ill trevoling.

EXPENSION URSSOW.

At 7 o'clock the meeting was called to order by the President. Despite the admission fles, the house was well filled—the crowd being large. An ode, read by Rev. Mr. Pryne, was mang by the assembly, Calantas Lexox Rexcovs first-took the stand. Slavery has the day. I visib that day was past. I cannot. I am here to hat a bolished after the manner of commercial after the masser of the church after the control of the church of commercial after the masser of the church and the stand of the day of the meeting visit in the backway of commercial after the masser of commercial after the masser of commercial after the control of the church of commercial after the masser of commercial and not devilled control. It will be sweathing worse than the Nebraska Bill. The territory of slavery in a most devilled required in processing the control of the church control than the Nebraska Bill. The territory of slavery in a most devel the Arganish meeting the control of the church cannot than the Nebraska Bill. The territory of slavery in a most devel the Arganish meeting the process and the church and the control of the church and the churc

Mr. Br

From our Boston Correspondent.

From our Encinnati Correspondent.

Special Notices.

Advertisements.

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Lept on the European plan. Meaks at all hours of the
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in nery red the son odd rise,
Then wades through clouds to mount the skies.
Twill sarely rate, I see the wift shower,
Our jount must be put off to morrow.

THE BOSTON MASSACRE — MARCH
THE 5TH, 1770.

FAUSTIN I OF HAYTI.

The Emperor has to weakes of his race for dress, and probably few, if any, of his imperial or royal brothers in any quarter of the globe have a more costly waterbole. He staches full aware in office down

Gleanings from Foreign Publications.

e 1,0,000 copies were colliged to make paper, and the arise not conti, not anticred considerable continues to the continues of the continues o

amount than the has ever seen to be a second of the seen that the second of Cutty.

To Cutty.—On one occasion the bean Miller, said to me very see been booking at me some ways to be compared at me some crede that you can of such a "The truth is," and the second of the

Obiladelphin Advertisements.

MORRISON & GLENN respect

huldings.

JOHN R. RECORDING, WARNER JURIE

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Siver Medal Awardesh by the Franklin Institute, 1855

H. SMITH, N. W. corner of Fourth a
orner of Routh Smith Smit